

Walinskas, Bethanne (ENRD)

From: cmecfadmin@mied.uscourts.gov
Sent: Friday, August 06, 2010 12:58 PM
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Subject: Activity in Case 2:10-cv-13101-BAF -RSW United States v. DTE Energy et al Motion for Leave to File

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U.S. District Court

Eastern District of Michigan

Notice of Electronic Filing

The following transaction was entered by Christensen, Ellen on 8/6/2010 at 12:58 PM EDT and filed on 8/6/2010

Case Name: United States v. DTE Energy et al
Case Number: 2:10-cv-13101-BAF -RSW
Filer: United States
Document Number: 4

Docket Text:

Ex Parte MOTION for Leave to File *An Exhibit In The Traditional Manner* by United States. (Christensen, Ellen)

2:10-cv-13101-BAF -RSW Notice has been electronically mailed to:

Ellen E. Christensen ellen.christensen@usdoj.gov, michelle.said@usdoj.gov,
USAMIE.ECFAssetF@usdoj.gov

Thomas Benson Thomas.Benson@usdoj.gov, Bethanne.Walinskas@usdoj.gov

2:10-cv-13101-BAF -RSW Notice will not be electronically mailed to:

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Document description:Main Document

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[STAMP dcecfStamp_ID=1047317467 [Date=8/6/2010] [FileNumber=3817675-0]

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b87cd62a6c303ca284e03883a803a99b5cd4fc258e0aab137a63a87a4c3a]]

UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MICHIGAN
SOUTHERN DIVISION

UNITED STATES OF AMERICA

Case No. 2:10-cv-13101
Judge Bernard A. Friedman

Plaintiff,

v.

DTE ENERGY COMPANY, and
DETROIT EDISON COMPANY

Defendants.

**EX PARTE MOTION FOR LEAVE TO FILE
AN EXHIBIT IN THE TRADITIONAL MANNER**

NOW COMES the undersigned, Ellen Christensen, and pursuant to the Electronic Filing Policies and Procedures, seeks leave of this Court to file an exhibit in the traditional manner.

The exhibit to the Government's Motion For Preliminary Injunction should be sealed due to Defendants' claim of confidentiality and consequently is best filed in the traditional manner. Exhibit 2-F (SEALED) Excerpts of DTE Documents Produced in Response to Request During EPA's June 2, 2010 Inspection of Monroe Generating Station).

For the foregoing reasons, the undersigned respectfully requests that this Court grant the government Leave to file this exhibit in the traditional manner.

Respectfully submitted,

BARBARA L. McQUADE
United States Attorney

s/Ellen Christensen
ELLEN CHRISTENSEN
Assistant United States Attorney
211 W. Fort St., Suite 2001
Detroit, MI 48226
ellen.christensen@usdoj.gov
313-226-9112
P29574

Dated: August 6, 2010